

1 Brian R. Michalek (SBN 302007)
2 Casey T. Grabenstein (*pro hac vice*)
3 Joseph M. Kuo (*pro hac vice*)
4 SAUL EWING LLP
5 161 N. Clark St., Suite 4200
6 Chicago, IL 60601
Telephone: (312) 876-7100
Facsimile: (312) 876-0288
brian.michalek@saul.com
casey.grabenstein@saul.com
joseph.kuo@saul.com

7 Andrew Schwerin (*pro hac vice*)
SAUL EWING LLP
8 Centre Square West
1500 Market Street, 38th Floor
9 Philadelphia, PA 19102 2186
Telephone: (215) 972-7184
10 Facsimile: (215) 972-7184
andrew.schwerin@saul.com

12 Michael E. Flynn-O'Brien (SBN 291301)
BUNSOW DE MORY LLP
701 El Camino Real
13 Redwood City, CA 94063
Telephone: (650) 351-7245
14 Facsimile: (415) 426-4744
mflynnobrien@bdiplaw.com

Attorneys for Plaintiff InfoExpress Inc.

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA**

INFOEXPRESS INC.

Plaintiff.

Case No. 5:23-cv-04389-NC

V.

FORTINET, INC.

STIPULATION EXTENDING TIME TO RESPOND TO THE INITIAL COMPLAINT

Defendant

Case No. 5:23-cv-04389-NC

1 Pursuant to Local Civil Rule 6-1(a), Plaintiff InfoExpress Inc. (“InfoExpress”) and
2 Defendant Fortinet, Inc., (“Fortinet”) (collectively “the Parties”) hereby stipulate as follows:

3 WHEREAS InfoExpress filed its Complaint on, August 25, 2023;

4 WHEREAS Fortinet’s response to the Complaint is due by September 22, 2023;

5 WHEREAS, pursuant to Local Civil Rule 6-2, InfoExpress and Fortinet conferred
6 regarding Fortinet’s request to extend the date to respond to the Complaint, and InfoExpress does
not object to that request;

7 WHEREAS good cause exists for this extension as defense counsel requires time to
8 become knowledgeable about the case to prepare its response;

9 WHEREAS this is Fortinet’s first request for an extension of time to respond to the
10 Complaint; and

11 WHEREAS this change will not alter the date of any other event or any other deadline
12 already fixed by Court order.

13 IT IS HEREBY AGREED AND STIPULATED by and between the parties that Fortinet
14 shall have up to and including November 6, 2023, to answer or otherwise respond to InfoExpress’s
15 Complaint.

16 Dated: September 8, 2023

Respectfully submitted,

17
/s/ Brian R. Michalek, Esq.
18 Brian R. Michalek (SBN 302007)
brian.michalek@saul.com
19 Casey T. Grabenstein (*pro hac vice*)
casey.grabenstein@saul.com
20 Joseph M. Kuo (*pro hac vice*)
joseph.kuo@saul.com
SAUL EWING LLP
21 161 N. Clark St., Suite 4200
Chicago, IL 60601
22 Telephone: (312) 876-7100
Facsimile: (312) 876-0288

23
24 Andrew Schwerin (*pro hac vice*)

/s/ William Cooper, Esq.
William Cooper (SBN 279385)
wcooper@fortinet.com
Internal Counsel at Fortinet, Inc.
899 Kifer Rd.
Sunnyvale, CA 94086
(408) 235-7700

Attorney for Defendant Fortinet, Inc.

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RESPOND TO THE INITIAL COMPLAINT

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1 andrew.schwerin@saul.com
2 Centre Square West
3 1500 Market Street, 38th Floor
Philadelphia, PA 19102 2186
3 Telephone: (215) 972-7184
4 Facsimile: (215) 972-7184

4 Michael E. Flynn-O'Brien (SBN 291301)
5 Elizabeth Day (SBN 177125)
BUNSOW DE MORY LLP
6 701 El Camino Real
Redwood City, CA 94063
7 Telephone: (650) 351-7245
Facsimile: (415) 426-4744
8 mflynnobrien@bdiplaw.com

9 *Attorneys for Plaintiff InfoExpress Inc.*

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ECF CERTIFICATION

I, Brian R. Michalek, am the ECF user whose identification and password are being used to file this STIPULATION EXTENDING TIME TO RESPOND TO THE INITIAL COMPLAINT. Concurrence to the filing of this document was obtained from William Cooper, counsel for Fortinet, Inc., on September 8, 2023. I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Dated: September 8, 2023

/s/Brian R. Michalek

**STIPULATION EXTENDING TIME TO
RESPOND TO THE INITIAL COMPLAINT**

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